

1 THE HONORABLE JOHN C. COUGHENOUR
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7 UNITED STATES DISTRICT COURT
8 WESTERN DISTRICT OF WASHINGTON
9 AT SEATTLE

10 ANGELA BOVO *et al.*,

CASE NO. C19-1650-JCC

11 Plaintiff,

MINUTE ORDER

v.

12 KING COUNTY SUPERIOR COURT *et al.*,

13 Defendant.

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15 The following minute order is made by direction of the Court, the Honorable John C.
16 Coughenour, United States District Judge:

17 This matter comes before the Court on what Plaintiff Angela Bovo has titled a “motion to
18 update name to default resolution group, and motion to dismiss” (Dkt. No. 8). The motion is
19 addressed to the King County Superior Court. (*Id.*) The motion refers to “the claim from US
20 department of education to the private loan company Default Resolution Group.” (*Id.* at 1.) The
21 motion further asks the Court to “dismiss this claim without prejudice.” (*Id.*) This motion
22 appears to have been filed in error—neither the U.S. Department of Education nor Default
23 Resolution Group are parties to this case. (*See* Dkt. No. 1-1 at 1.) The Court therefore DENIES
24 Plaintiff’s motion (Dkt. No. 8).

25 DATED this 20th day of July 2020.
26

William M. McCool
Clerk of Court

s/Tomas Hernandez
Deputy Clerk